In the United States District Court For the District of Delaware

Dotle F. Hartmann	*
Dotlef F. Hartmann, Plaintiff,	C.A. No: 1:06-cx-00340-***
V	(MPT)
Jane Brady, Stanley Toylor, Paul Koward, James Wolde,	Civil Rights Complaint pursuant
Robert Snyder, Thomas Canoll, Elizabeth Burris, David	to 42 U.S.C. Section 1983,
herce, Erancine Kolres, (Mike) hittle, Edward Johnson,	and others to be determined,
(Tolan Melbourne, (Jane) Thompson, Michael Mc breanon,	also the American Disabilities Act,
Lise M. Merson, R. Vargas, Evelyn Stevenson, (T. Doe(s)	Rehabilitation Act, and
to LX/11), Toyce Talley, Carl Hazzard, (Jane)	Bivens' Actions, and
Henry (John) Scranfon, Nikita Y. Robins, Janet	R. I. C.O. violetions.
Leban, Michael Knight, (John) Halaney, (Jane)	
Alie, Deborah Rodweller, Gail Eller, Oslanka	
Godan, Brenda Heddinger, Nancy (Doe), R.W.	Rate: 3 Oct 2007;
(Doe IV), Ihoma Chucks, Larry A. Linton,	Resubmitted Nov 27, 2007
Kimberly heigner, Anthony R. Cannuli,	Corrected.
Defendants	
	·

Corrected Second Amendment To the Civil Complaint
And

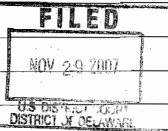




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I. Juridiction & Venus

I, This is a civil action authorized by 42 U.S. C. Section 1983 to redress the deprivations, under color of law, of rights secured by the Constitution of the Muted States, and federal objectives States must below under United States Supreme Court Order. The Court has jurisdiction winder 28 U.S. C. Section 1331 and 1343 (a)(3). Mr. Hartmann seeks declaratory relief pursuant to 28 U.S.C. Section 2202. Mr. Hartmann's claims for injunctive relief are authorized by 28 U.S. C. Section 2202. Mr. Hartmann's claims for injunctive relief are authorized by 28 U.S. C. Section 2203 & 2204 and Rule 65 of the Federal Rules of will Procedure. Relief for nominal, punitive, and compensatory damages are early to the District of Delewase is an appropriate rence under 28 U.S. C. Section 1391 (WC) because it is where the monts of ving rise to this claim occurred. This court has supplemental jurisdiction over plantiffs state law seeins under 28 U.S. C. & 1367.

I. Plaintiff and Classes

3. Clarity DETLEF F. HARTMANN, and as one member of classes below, is and was at all times mentioned herein any immate of the State of Relevance in the custody of the Delaware Department of Corrections. He is currently confined in the Delaware Conscious Center, by Smyrna, Delaware.

4. Defendant, Jane (Brady), was the Attorney General of the State of Delaware, she was legally responsible for upholding all the laws of the land for each inhabitant, and the operation of that office, and this Department of Corrections as all other state agencies, under its jurisdiction, including the Delaware Correctional Center.

- S. Defendant, I homas (Carroll), is the window of the Delaware Correctional Center.

 He is legally responsible for the operation of the Delaware Correctional Center and for the welfare of all immates of that prison.
- Correction. He is legally responsible for the overall operation of the Department of and each institution under its jurisdiction including the Delaware Correctional Center

- 7. Defendant, Robert (Snyder), was the Warden of the Delaware Correctional Center. He was legally responsible fathe operation of the Delaware Correction Center, before Carroll took over, and for the welfare of all the immites of that prison.
- 8. Defendant, hire M. (Kerry), Correctional Officer, Institutional Exercises Officer Chairpeanson of the Delaware Department of Corrections who, at all times mentioned in this Complaint, conditions arrighed to the Delaware Correctional Center for administering all immate grievance by law.
 9. Defendant, Michael (Mc Creanor), Correctional Officer, Institutional Grievance Officer/
 Chairpeason and Captain attend of Security for the Delaware Correctional Center of the Delaware Department of Corrections who, at all times mentioned in this Complaint, and was assigned to the Delaware Correctional Center for administering all immate grievances by law.
 10. Defendant, Elizabeth (AKA. Betty) (Burris), is to a Deputy Hauden of the Delaware Correctional Center. She is legally responsible for the operation of the Delaware Correctional Center and for the welfare of all the immates of that prison, including legally administering the Department of Corrections Concerne Coling.

11. Osfendant, David (Rierce), is some as 10. above.

- 12. Defendants, (F.) (Malaney), Health Services Contractor | Administrator for the Correctional Medical Services Company contracted by the Delaware Department of Corrections Commissioner Taylor for the Delaware Correctional Center Infirmary / Norpital to be operated by law and ethics, medical and government. He is responsible for all immates receiving legal, purper medical services.
- 13. Defendants, (J. DOES I), during different times did same as 12. above. 14. Defendant, Paul (Howard), is the Bureau Chief for the Delaware Department of Corrections. He is legally responsible for the overall operation of the Department, including Conevances, and each institutes under its jurisdiction, including the Delaware Correctional Center.
- 15. Defendents, (J. Does II), during different times did same as 12. above except for working for Eirst Correctional Medical Services Company.

16. Defendant, Namy (DOE) (was a nurse for the medical contractor for the Delaware Department of Corrections who, at all times mentioned in this Complaint, was assigned und working at the Dolaware Correctional Center Infirmary responsible for all medical services for all immites be provided ethicily and byely, 17. Defendant, (3) (Alie), was a doctor for the medical contractor for the Delaware Department of Corrections who, stall times mentioned in this Complaint, was assigned and working at the Delivere Correctional Center Informary, responsible for all medical services for all inmates be provided ethically and lovely. 18. Defendant, Deboral (Rodweller), is a nurse and medical grievances committee member for the medical contractor for the Delaware Department of Conections who, at all times mentioned in this complaint, was assigned and working at the Delawace Constinued Center Informary, responsible finall medical services for all inmeter be provided ethically and legally, 19. Defendant, Gail (Eller), same as 18. above. 20. Defendant, Oshenka (Gordon), same as 18, above; 2), Defendant, Brenda (Heddinger), same as 18, above, 22. Defendant, (J. Doe II), was a nurse delivering medications to D-East building in the Delaware Correctional Center on Dec, 27, 2005, 9PM. She is I was a working for the medical contractor for the Delevace Department of Consections, who at all times mentioned in this Complaint, was assigned and working at the Delaware Correctional Center Infirmary, responsible frall medical services frall inmates be provided ethreally and legally. Much turn-over in stell causes, many J. Poe. 23. Defendant (a), (Doe IV), is was a medical scheduling person of immate sich calls on duty Dec. 28 + 29, 2005. She is was working fathe medical contractor for the Delaware Department of Corrections, who at all times mentioned in this Complaint, was assigned and working at the Delaware Correctional Center Informery, responsible for acheduling all immate sick calls legally and ethically.

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24. Defendant, (J. Doe II), referring medical grievance on 1/19/2006, to medical grievance committee. S/he is/was responsible for referring all medically grievances in an ethical, legal, and timely manner to the committee. 5/he is was assigned and working for the medical contractor for the Delaware agrantment of corrections at all times mentioned in this Complaint, when in the Delevane Correctional Center Informay. 25. Defendant, (T. Doe II), is was a working for the medical contractor for the Department of Corrections who, at all times mentioned in this Complaint, working as a medical services administrator for all medical guerances for all innates at the Delaware Correctional Center , responsible to uphold all laws and settings. 26. Defendant, (J. Doe VII), is/was a doctor working for the medical contractor for the Delaware Department of Corrections who, at all times mentioned in this Complaint, working in the Delaware Correctional Center Infirmary, responsible for all medical services for inmates legally and ethically applied. (2 (2n 31 Aug 2000) 27. Defendant, Thoma () (LDOE), is a dortor or alike working for the medical contractor for the Delaware Department of Corrections who, at all times mentioned in this Complaint, working in the Delaware Correctional Center Infermany, responsible brall legal and ethical medical services for those mustes. 28. Defendant, (I. Doe VIII), is I was a medical staff in mate sick calls scheduling person on duty at end of Odober 2006, working for the medical contractor for the Delaware Reportment of Corrections who, at all times mentioned in this Complaint, working in the Delaware Correctional Center Infirmary, responsible for all legal and ethical schooling 29. Defendant, Larry A. (Linton), was a grievances manager for correctional medical services contracted out by the Delaware Department of Corrections who at all times mertined in this Complaint, working in the Delaware Correctional Center Inferragy; was responsible for handling all grievances legally ethically,

- 31. Defendant, Kimberly (Weigner), is I was a nurse for Correctional Medical Services contractor used by Dolaware Department of Corrections, who all times mentioned in this Complaint, is I was responsible for all inserts medical services legally and ethically, at the Delaware Correctional Center.
- 32. Defendant, (I. Doe I), is was the scheduling secretary for all inmate medical services at the Delaware Correctional Center on and about 2/1/2002, for the medical services contractor used by the Adaware Department of Corrections.
- 33. Offendant, (J. Poe II), is I was the supervisor of above severtay (32.) at the Delaware Correctional Center Infirmary, same time, for the medical services contractor used by the Oclaware Department of Corrections.
- 34. Defendant, (J. Doe XII), pharmacist for immutes at the Delaware Correctional Center on and about 2/1/2002, responsible for all immates medications, for the medical services contractor used by the Odawas Department of Corrections.
- 35. Refendant, (J. POE XIII), supervisor of phermacist above (24.), responsible for all immate medical services, legally and ethnically, for medical services contractor for Department of Corrections in Delaware, responsible for the Delaware Correctional Center medical services. (or and about 2/1/2002)
- 36. Defendant (J. Doe XIV), medical services supervisor for immates at the delewave Correctional Center contracted by a medical services contractor for the Delaware Department of Corrections on and about 2/1/2002, responsible for same,
- 37. Defendant, (J. Does XX), medical grievance committee members responsible for resolving all inmate medical grevames by law and ethis. On duty 5/24/05 for medical guerance 13291, There Defendant are part of medical staff for medical services contrador hired by Department of Corrections for Delaware by Taylor, bus serving

Delaware Correctional Center inmates.

38. Defendants, (J. Does XVI), nedical grievance committee members after 11/09/05

mese responsible for all legal and ethical medical services for all immates at the

Delawase Correctional Center. Worked for the medical services contractor hired by

Delawase Department of Corrections.

39. Defendent, (J. Dec XVII), pharmacist responsible frall'immate medications of the Delaware Conscitación Center. Workedfor medical services contractor hired by Delaware Department of Corrections.

40. Defendants, (J. Does XVIII), medical grievance committee members on and about 1/24/06 responsible for resolving by law and ethics cell immate medical grievances at the Delaware Correctional Center Infrimary. They worked for the medical services contractor hired by the Delaware Department of Corrections.

41. Defendants, (J. Does XIX), medical grievance committee members on and

about 11/22/05 responible for resolving by law and ethics all immate medical gnerances at the Delaware Correctional Center Infirmary. They worked for the medical services contractor hired by the Delaware Department of Corrections.

42. Defendant, (I. DOE XX), Department of Corrections Health Services Director on

and about 3/31/06 responsible for all legal and ethical medical services for

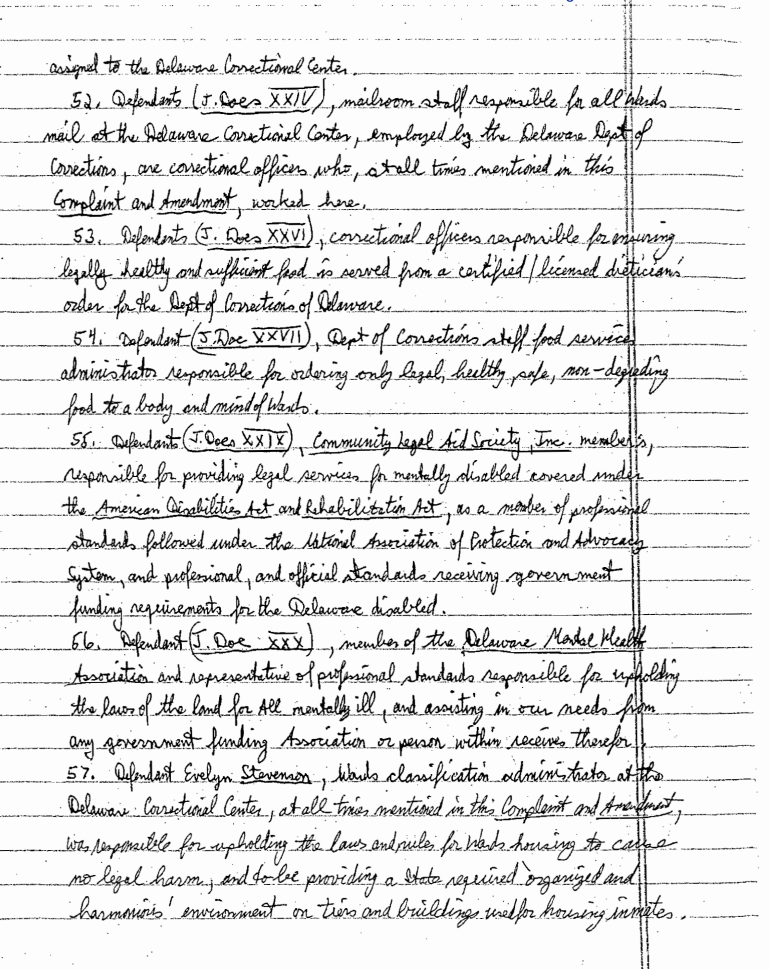
inmeter at the Delaware Consitural Center.

43. Defendent, (5.00 EXXI), planmacist on duty 4/11/06 to 5/11/06 responsible for all immate medications for the Delaware Correctional Center. They worked for the medical services contractor hired by Delaware Department of Corrections.

44. Defendant, (In) (thompson), cormselve at the Delaware Correctional Center for Devilling who, at times mentioned in this Complaint, was responsible for all immates mentioned in that building.

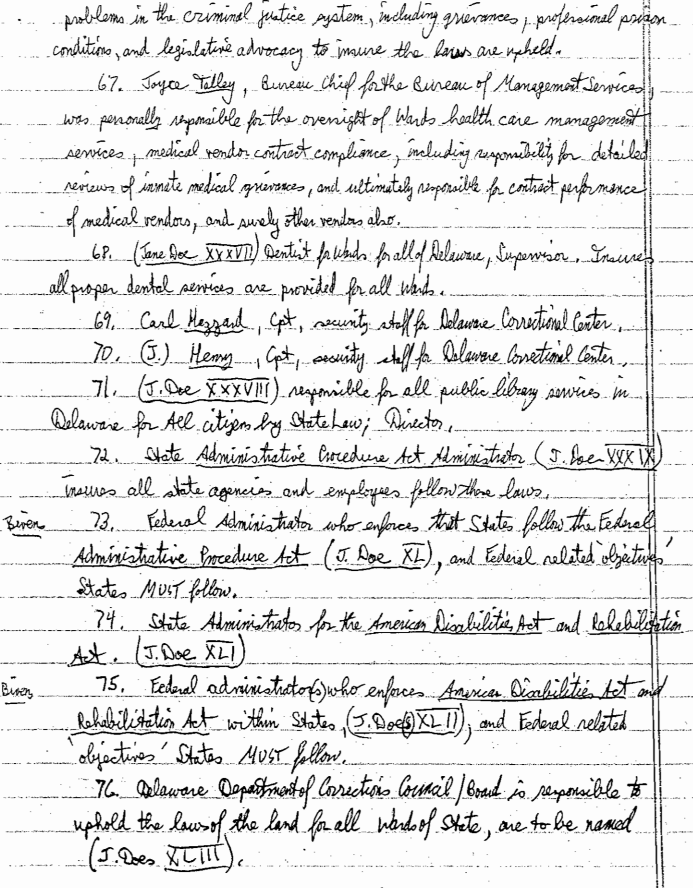
45. Defendant, (In) (Melbourne), head commelor at the Delaware Correctional Center who, at times mentioned in this Complaint, was responsible for all counsils

to do their duties by law and ethics. 46, Defendants, (J. Doe XXII), mental health staffand professionals frall hards is the Delaware Correctional Center responsible for all legal and ethical montal health services since Occ. 1999 to present. Worked for medical services contractor hered by the Delaware Dept. of Corrections Commissioner Taylor, 47. Defendant Anthony R. Cannuli, et. al, to be named since Dec 1, 1999 (J. Does XXXVI), doctors, psychiatrists responsible for all mental health needs of all Wards at the Delaware Correctional Center, Employee of the medical services contactor at the time, hired by Aclaware's Agat. of Corrections atthorties Brady, Taylor, others to be named. 48. Defendants Francise Kobus, non Michael Little, legal services administrators at the Delaware Correctional Conter responsible for all legal services by law and ethics for wards of thete. 49. Defendant (Doe XXIII), informal resolutions medical stoff person responsible for legally and ethically resolving all hards medical grievances proporly on and about 10/19/2005 for medical grievance 16668 (Health Information Rights Claim 12). Employed by medical services contractor hild by Delaware Dept of Corrections working at the Delaware Correctional 50. Defendant Vikitar Y. Robins, case manager for Wards of State, adult offender services for the Delaware Conter for Justice, responsible to incure grievance systems are properly followed for Wards, and to assist Works to resolve their grievances by law with aistraians Defendents, to be a retutal, independent, objective party, upon who and belief. 51. Defendant R. Vargas, correctional officer of the Delaware Dept. of Confections who, at all times mentioned in this Complaint and Amendment also, was responsible for the duties of Intitutional Guevance Changeson and was



58. Defendant (J. Doe XXVII), bureau gnevance Offices, that is the Delaware Dept. of Corrections, for regular, non-medical grievances, responsible for upholding all laws of all involved for Dept, which includes the Delaware Correctional Center and Any to guerances appeals by hards. 59. Defendant James Weld, Bureau of Ensons Medical Services Admiris thator for the Delawas Dest of Consistions, is responsible for ensuring that all proper medical services and procedure. Be provided to each Ward in helaware including overseeing 60. Defendant Edward Johnson, firmer law library paralegal Nata employee, was responsible for supervising the main lew library at the Delaware Correctional Center, and support satellite libraries, to ensure the State provides all proper services and resources are available legally to All Wards. 6). Defendant (T. Doe XXXI), Dept of Corrections Dietician is responsible for the State to ensure wards Menu is Good, and NoT degenerative or harmful in anyway to life, liberty, or happiness interests, within professional standards. 62. Defendants (J. Does XXXII) Correctional Medical Services Contractor supervisors responsible for energy all medical services are properly provided for each Ward for the Dept of Corrections since Dac!, 1999. 63. Defendant (J. Doep) XXXIII), President, Owner of Correctional Medical Services since Dec 1, 1999 contracted for Delaware Consectional Contes 64. Defendants (J. Doe XXXIV), Eint Correctional Medical Services contrator supervisors of all services for minutes for the West of Corrections since Dec!, 1999 65. Defendants) (J. Docs) XXXV), President/owners) of First Correctional Medical since Decl, 1999, contracted for the Delaware Correctional Center 66. Defendant Janet Labon, Director of the Delaware Center for Justice was responsible for legally upholding All hards and family members rights to resolve

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77, (I, Daels) XLVI) - Psychologist (s) or Psychiatrists) who are responsible for all professional mental health services to all insuetes, working for CMS and for FCM. and coordination to provided all needs for those services from CMS, FCM, and state representatives as Bredy and Taylor. 78. (J. Doeps) XLVII) - Psychologist printo are responsible to provide all professional assistants services to their supervisors to accomplish the goal of serving all inmetes properly. 74. (J. Doe KLVIM) - Supervisor of llelancy is responsible for several prisons medical services as administrator for CMS. So. (J. Does (1) Medical Staff of CMS to responsible for all the medical services for the inmates at DCC to be pufericual 81. (J. Doc XLIX) Medical Staff Momber of CMS is responsible to schedule all medical transportation with security well member of DCC, to transport all innates to their scheduled referrals from Doctors. 8 2. (J. Doe LI) Dontist for CMS is responsible to provide profesional dental services to all innates scheduled. (J. Doe LIV) Institutional Guerrace Chair or Designee for DCC is responsible for all immate guerances to properly administered. 84. (J. Doe LIV) Guardo and supervisors on duty at DCC responsible for a safe, the secure humane environment, for each invente 85. Cot Scranton is remonsible for selety, health, security, and human environment for each monate A. (J. Doc (s) LVI) Dontist since (J. Doc LI) working for CMS and FEM at DCC responsible for all professional devital services for each inmeta scheduled for treatment at when time of duty [J. Does LVII) Institutional Guevance Committee members on duty 8/12/04 responsible to administer professional penological conditions for each innate.

88	(J. Doe LVIII) Unit Supervisor after 6/3/04 was respanible for informal
res	(J. Doe LVIII) Whit Supervisor after 6/3/04 was respanible for informal olutions of greeness submitted by inmates within 48 hours attempted
99.9	The state of the s
89	(5. Doe LIX) Grierances Administrator ordity 8/14/04 for DOC was
Near	mible to professionally administer all inmate grievances appealed at
dr.	tlevel.
90	(J. Doe Lx) correctional Officer on 6 try 2002 was responsible for
_pı	per care of instates to preserve and protest their health, safety and security
an	related duties.
9	(J. Does LXI) Division of tamily Services Directors or alike for the
	ste and County offices are / were responsible for providing all statutory
	ties to preserve and protect the familys have need for any services.
9	(J. Doe LXII) Dept of Services for Children, Youth, and Their Families
	unissioner is responsible for all those people to professionally care for preserving
	protecting Delaware families by laws.
-93	(J. Does LXIII) Delaware Dept of Services for Children, Youth and Their
	milies Councils and for Boards) are responsible to ensure the
	a statutory duties are fulfilled to preserve and protest families or children
4	nd put forth improvements for these protected class members which should be done
	correct the statutes with the hegislators,
	4. Michael Knight is responsible for all the menus for inmetes, that proper
	pot is bought, available, and prepared and sowed for the DOC inmate,
	letrinee population on a daily basis, is a health, safe manner by codes.
q	5. (J. Doe LX) Optometrist since Da 1, 1999 at DCC is responsible for
_ 0	Il professional eye care for each in mate, and professional duties involved.
. 9	6. (J. Oses LXII) Mental Mealth staffor duty April 2006 at DCC
	employed by CMS to provide all profesional mental health services for each
1	

Case 1:06-cv-00340-SLR Filed 11/29/2007 Page 15 of 53 Document 46 (J. Does LXIII) DOC Grievances Administrator at time of this grievance, is resposible for managing all inmite grievances appeal to this level professionally.

Defendants

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11	Stall Til	Comme	1000
* 1	Stanley Taylor		
!]	toul Howard		
į į	James Wolch	Medical Services Administrator X	,
1	Robert Snyder	harden (former)	×
5.	Thomas Carroll	Warden.	
10.	Elizabeth Burxs	Deputy Warden	
1 1	David tierce	Deputy Warden	X
! !	Francisce Kobus	Legal Services Administrator (former)	X
1	(Mike) Little	Legal Services Administrator	X
1	Edward Johnson	Paraleyal II	X
1	(John) Melbourne	Supervisa of Counselors	X .
. 1	(Jane) Thompson	Cormselor of Inmeter	X
	Michael McGreanor	Prison Grievances Chairman, Cornetional	
_ !	Line M. Menon	Prison Grievaices Chairperson, Correction	e X
i	R. Vargas	Prison Enevances Chairperson, Corrections Prison Enevances Chairperson, Corrections	e X
58,	Evelyn Stevenson	Prison Classification Aministrator	×
ŧ	(J. Roe V)	Prison Grievances Chairpesson, Correctional	X
!	(J. Die XX)	Medical Services Administrator X	64 A
	(J. Doe XXIV)	Mailroom Stoff	X
	(T. Opes XXV)		×
	(J. Dae XXVII)		
	(J. Dee XXVIII)		
	11	1'	

# ./.	Title Place of DOC	Employment DCC
Befordent # Name ***********************************		
Joyce Talley	DOC Bureau Chief for the Bureau of the X	1
carl	Management Services	
1 2. Cost Massard	Cpt, Security	• I
70. Cot Henry	Cpt Security	X
go. (J. Doe L)	Security Steff Momber of Tramportation	_ X
&J. (J.Doe LIII)	Institutional Crievanna Chair or Designea	ַצ
84. (J. Doe LIV)	Guards and Supervisors on Duty	Κ.
85. Cpt Scranton	Security Stoff	x
89. (J. Des LVII)	Institutional Guerance Conte on duty 8/12/	OY X
	Other Agencies	and the second
50 Nilita Y. Robins	Delaware Conter En Tustice Adult Offender Lerv	yes!
57. (J. Dee XXX)	Delaware Montal Health Assoc. Representative	1:
56. LJ. Doe XXIX)	Community Legal Aid Society, Inc	
6 Janet Labor	Delaware Center For Tentice, fresident/Director	Lelon
71 🐞 (TDOE XXXVIII)	Delaware Director of Public Libraries	4.1
12 Q (F. Doe XXXIX)	Odlawase Administrative Procedure Act Admir	1 : '
73 %. (T. Doe xI)	Federal " "	
74. (J. Doe XLI)	Delaware American Disabilitée Let and	1 (;
	Rehabilitation Lot Administrator(s)	1 1:
75 %. (J. Does XIII)	Federal ADA + RA Administrators)	I (
76 1 (J. Does XLIII)	Delaware Department of Corrections Corneil	t 1 5
●.91 (J. Does LX1)	DFS State + County Directors	
TITLE CALLOS ENT	CONTROL OF THE PROPERTY OF THE	
Q.92 (J. Doe LXI)	DSCYF Commissioner	

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POC Greevenes Administrate time X 97 (J. Does LX111)

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	1	shenka Gordon			Medical Gr					i			
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	34, 6	(Doe XII)			cut			•	. X			X	
		Doe XIII)			or of ther		1		X			x	
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	14.	J. Ooes XV)			Gravance 1				χ		1	X	<u> </u>
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Welconsent 9	Name Title Ster 11/8/05 CM	SPCI	M/TBD	(<u>)</u>	TED	<u>DCC</u>
38	(J. DesXVI) Medical Grievance Conte Members		X			×
34	(J. Doe XVII) Charmacist about 1/24/06		×			×
	(J. Doe XVIII) Medical Grievance Crite Members		×	and the profine particulary.		×
41	about 4/22/05		X			X
43	(J. Doe XXI) Charmaist on Duty 4/11/06+05/11/06		×			
. 1	(J. DoeoXXII) Mental Health Stoff since Dal, 1999 x	×				X
1	(J. Doe XIII) Informal Resolutions - Medical 10/19/05		K	Procedure and an annual		×
	(J. Doe XXV) Medical Staff		×	was proportional Property as a reason		x
	Anthony R. Connuli Psychiatrist, Br X			***************************************		×
	(J. Doe XXXI) Dietición		×	x		The same plants from the state of the state
	(J. Doe () X X X II) Cuperison (a) of Medical Services for Dex			•	×	
	(J. Doe XXXIII) President proper or alike of X			•	Х	nyang mada sama samah Pasa adam kan anga mabandak mada saman samanya na dipagana sabanda sa sa
. 1	(J. Doels) XXXIV) Supervisor (a) of Medical Services for Dec	X			×	
	(J. Doe XXXV) President owner a alike of	X			X	
- 1	(J. Does YXXVI) Prychiatrits since Da 1999 >	×		. · · · · · · · · · · · · · · · · · · ·	•	×
4	(Sane Ase XXXVII) Delaware Supervisor of AOC Destal		X	and the distribution of the same of the sa		X ·
71	(J. Does XLIV) (final Injuy) Convelencent care Attendant	\ <u>x</u>			-	
74	(J. Doe XLV) Optometrist	¢ X		**************************************		X
77	(J. Doe6) XLVI) Psychiatrists X	بر ا	ng a - paganinana operanganinania	· programmy for fighter, radional as		X
פל	(J. Does XLVII) Psychologist Assistants Clinician X	×	-		ļ	X
79	(J. Doe XLVIII) Supervisor of Malanay	<u>. </u>	<u> </u>		- · ·	X
81	(J. Doe XLIX) Medical Staff Mamber Scheduling Transportation	<u>x</u>	_	· · · · · · · · · · · · · · · · · · ·		X
80	(J Does LI) Medical Staff	4			-	M
82	(Jane Doe LII) Dentist >		· ·	- Triger (HIST) (PS) (HIST)		×
85	(J. Doe LV) Sick Call Musse on Duty		×			×
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Delandra	* Name Title	CMS	FCM	TBD	DOC	TBO	DCC
• 11	J. Bell			-			
86	(J. Doe (d' LVI) Dontistasinee J. Doe LII	X	¥	, ,			X
95	(J. Dae LXI) Optometrist Since Dac 1999	Х	×				¥
96	(J. Does LXII) Hentel Health Steff on duty Apr 06	Y_					×
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	Defendants Addr	resses _ ou
	State of Delaware	Delaware Mental Health Anor,
	Dept of Corrections (James hafferty, Exec, Dir.
	245 McKee Rd	100 West 10th Str, Suite 600
	Dover, DE 19904	Wilmington, DE 19801
-		
	State of Delaware	State of Delaware
	Delauraie Correctional Center	(Former) Attorney Cooneral Jane Bredy
	118) Paddock Rd	Superior Civil Court New Castle Cty
1	Smyrna, DE 19977	500 N. King Str, Ste 500
		New Castle, DF
	State of Delaware	
	Dept of Justice	Dr. Sitta Combeh-Ali, MD
	Attorney General	802 Ridge Court
1	820 N. French Cty.	Middletom, DE 19709
1	Wilmington, DE 19801-3509	
-		First Correctional Medical
	State of Delayars	Services
-	Delaware / Center For Tustice	Daniel L. Mc Kenty
,	100 West/10 th Str Ste 905	40 Mc Cullough + Mc Konty, P.A.
	Wilmington, DE 19801	1225 North King Str, Ste 1100
-		POB 397
	Community Legal Aid Society Inc. , or	
_	Dipabelities Law Erogran	Contracted with State:
_	100 West 10 th St., Ste 130	July, 2002 to June 30, 2005
	Wilmington DE 19801	The second of th
	11 · ·	

	A series of the
for Correctional Medical Services;	
Kevin J. Connors	C,M,S
c/o Marshall, Dennehey, Warner, Coleman, + Goggin	12647 Office Blood
1220 N. Market Str., Ste 500	St. Louis, 40 63141
tob 8988	1 1
Wilmington, DE 19899	N.A.M. I
Contracted by State:	884 Walker Sq.
July 1, 2005 to present	Wolker Rd
	Doves D# 19903
Ederal American Disabilities Act and Rehabilitation Act Employe	. 11
Solicitor General, Office of	
Dept of Tustice	See a
Tenth Street and Constitution Ave, NW	To your way
_ Ubahington, DC 20530	
, onber	
Delaware Department of Corrections Council and Board, whatever	el was i
_ Destof Corrections Delaware	
245 Mc Kee Rd	
Dover, DE 19904	
Delaware Dept of Services for Children, Youth, and Il	ein familie
Delaware Dept of Services for Children, Youth, and Il Council and for Board whatever was on	duty sine lect, 1999,
Delaware Devision of Early Services, W	cent County
and State Central Office Director,	whoever was on duty
since Oee 1, 1999,	

FOR ALL CLAIMS:

45xita

- 1. Defendants directed, had knowledge of or acquiesced in the deprivations of my federal rights, and caused the deprivations under color of law.
- 2. Supervisors implemented deficient policy or custom or procedure and continue to be

 Extensive flavour

 deliberately indifferent to the risks to me and as a member of class (es), or the supervisors'

 action(s) or inaction(s) were/are the moving force behind the harm suffered me.
- 3. All actions or inactions occurred to me at the Delaware Correctional Center.
- 4. All violations in claims by Defendants show a pattern and practice of systemic exploitation, abuse, or gross or repeated neglect of a ward of state me, to dangerous or overly restrictive conditions:
- 5. Claims could not be brought any sooner nor better due to custodians/Defendants continues obstructions to information, education, resources, tools and entitlements for my disabilities, and proper and professional correctional conditions.
- 6. Systemic deficiencies in staffing and procedures effectively denied me professional health, safety and security care, professional penological conditions, making unnecessary suffering and fear and risk of further damages inevitable for injunctive powers; overcrowling deprind me also of sufety, health, resurity;

 7. Each violation by a Defendant, individually or in totality with one or more other violation
- 7. Each violation by a Defendant, individually or in totality with one or more other violation constitute a federal rights violation.
- 8. The reasons why this statute of limitations cannot apply in this case include: A. I was, and still am, being prevented from asserting these and other claims as legally necessary as can be seen by prior rulings on this case, due to my custodians/Defendants working in harmony to deprive me, and as a member of a classes of inmates and disabled persons, of the legal and ethical access to described in this Complaint for the legal access to the courts, in the interest of equal and fundamentally fair justice for all. B. Defendants as my custodians caused/cause

extraordinary circumstance by: 1) obstructions, 2) denials, 3) disabilities, 4) inabilities/incapacity/incapability to me which are beyond my control making it impossible for me to file claims and defenses in other cases, legally, in a timely, equal, effective, meaningful, capable and adequate manner causing actual legal injuries.

- 9. R.I.C.O. violations or alike exist, upon info and belief by these Defendants, certain ones, which are still part of the obstructions, effectively dening me across my legal across to information for legal across to courts, since Dec 1999.
- 10. Breaky failed to enforce professional standards required by state licensing, certification and probably rejectivities requirements on Defendants legally and ethically caring for words of Chate as me since Dari, 1999. Fails to do professional quality control for these white employees and contractors employees in this longituding and to be discovered, And fails to adequately staff, requip as determined by professional health authorities, and professional penological authorities, and adequate space and facilities as for law libraries or information receiving by insustes as me unobstructed.
- 11. Defendents of this State, officers cand employees, fail to uphold their codes of conduct and ethics in soveral ways since Det, 1999, too mony to mention have, due to page limit impred by Coust. Omissions involve collores dioregard for ethics or law, reckless in difference to rights. Concealment or fraudulent misnepresentations prevented me gaining of facts and abilities sooner to file this Complaint in a more effective way for no claim to be diamined, and was intended to keep me also off track into inquiry. Injuries or conditions legally sufficient were inherently unknowable because of a technical specialty as penology, resclical doctors, or perfecient for my laymen knowledge. Grievanos, legal, and ethical nights were actively concealed. Defendents worked in harmay to pelf dealing contray to laws or ethics.

THE FOLLOWING VIOLATIONS INVOLVE EACH CLAIM AGAINST DEFENDANTS INVLOVING ABUSE OF AUTHORITY, OMISSION OF DUTY AND RESPONSIBILITY, OBSTRUCTION OF JUSTICE, OFFICIAL OPPRESSION, AND ABUSE OF PROCESS, AT LEAST

- 1. Brady, Taylor, Howard, Talley, Welch, Snyder, Carroll continued to allow the illegal cost cutting measures they employed to omit or deny or delay professional prison conditions, including all health care areas, working under conspiracy and corruption as organized crime with contractors, or among themselves, operating with damaging conflict of interest to their duty, my proper care, state representatives chose to take into custody and to care for.
- All supervisors fail to control, train, and/or supervise Defendants/subordinates and their 2. class members by professional standards and ethics since Dec 1, 1999 for me as a ward of this state.
- Delaware State Department Secretary, Commissioner, Board(s) and/or Council(s) are 3. responsible for my good mental and physical health, safety, and security including county and state Division of Family Services, Department of Services for Children, Youth and Their Families including (J.Does LXI) and (J.Does LXIII), and/or Dept. of Corrections with its Delaware Correctional Center are 'persons' within meaning of 42 U.S.C. @ 1983, et. Al., even though they are also sued in their official capacities for failures to uphold these laws made for checks and balances system for me and each of my family members, being a member of the protected class – the family, rights for the disabled, and wards of state as me, since Dec 1, 1999. Governor Minner's Memorandum of Understanding causes all state departments and their employees to help each other to fulfill their legal and ethical duties and purposes, which has not been done for me and my family members as started to show in this Complaint.

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4. Brady and Taylor at least hired the medical contractors, and who knows what else since they breached their public trust, which would conspire with them to allow lower bids or no proper competitive bid contracting, to allow these criminal and civil damaging conditions to wards of state like me, since Dec 1, 1999.

CLAIM 2: Serious Medical and/or Health needs not provided, prevented, diagnosed and/or treated at least professionally

- Dunn, Merson, Rogers, (J.Doe XIII), Medical Grievance Committee to be name, Pierce, Welch, Eller, delay or deny medical and health information from 8/20/2005 till after 4/19/2006. (Grievance # 1668).
- Nancy (Doe) denied medical treatment for serious spinal cord injury, on and about 9/13/2004. Wolken. Munson, Ali participates in denial. Merson delays emergency grievance which was neither required nor correct medical nor health conduct.
- McCreanor denies medical grievance as if medically qualified on and about 2/4/2006.
 (22364)
- 4. Merson delays emergency medical grievance, which should not have been required to be filed to only maliciously cause further delay for 17 days, on and about 5/16/2006, as if medically qualified. Rodweller, Eller, Gordon, Heddinger participates in denial of grievance wrongfully. Welch and Wright continue to-date to fail to reply to this emergency grievance.
- 5. (J.Does XLIV) failed to provide convalescent care during immobilizing spinal cord injury and recovery. No food ordered by medical staff during that time. No food brought by guards (J.Does XIV) on duty. No wheelchair during 14 day recovery. No diagnosis and treatment. No patient information and participation rights provided. On and about 5/16/2006.
- (Jane Doe III), (J.Doe IV), Carroll, Pierce, Malaney, Merson, Gordon, Plante, Rodweller,
 (J.Doe V), (J.Doe VI). Robins, Howard, on and about 12/29/2005 to 4/19/2006, delay or deny diagnosis and treatment for severe throat pain and suffering.

- 7. (J.Doe VII), Merson, Burris, on and about 8/31/2000 to present, denied professional referral to medical specialist for thyroid disease-endocrinologist, chest pains-cardiologist, nephrologist hidney disease (other grievance 2007) mental health-psychiatrist, denying me disabilities entitlements and normal, daily, major life activities due to delayed or forgotten self-care, work, and others not to be disclosed on this Amendment due to health care privacy rights and the internet posting of this Motion. And maturopathy is not made available, implees of more damaging man-node products,
- (J.Doe LV) on duty before Apr 27, 2003, who saw me for severely debilitating sleepcausing medication, Chucks, Ali, never replied to needed non-sleep-inducing allergies medication.
- 9. Merson, Dunn, Rodweller, Gordon, Pierce, Malaney, Welch, Howard, Chucks, on and about 11/10/2005 to present, fail to provide professional prevention, diagnosis and treatment for thyroid disease causing permanent injuries to me because of lack of proper nutrition, intermittent medications, and others to be communicated.
- 10. April 11, 2006 and September 2006, during medical interview, Dr (Doe) and now Chucks refer me to endocrinologist. But I have not been transported yet to specialist. Malaney, (J.Doe XLVIII), (J.Doe L), (J.Doe XLIX) fail to cause transportation since then.
- 12. On and about 4/27/2005, the following defendants: A. cause or enforce illegal policy and procedure for taking of co-pays by taking of my few dollars I may have as and

indigent ward of state, and charge my inmate account anyway, even when I have no money in it allowing it to go into the red without limit, which only further deprives me of other necessities of life the Dept of Corrections supervisors fail to supply in the first place, causing inhumane conditions, domino effect, causing me to be an indentured servant; B. deny allergies to be a 'reoccurring condition' when they obviously are in my case; C. Merson wrongfully delays this grievance too. Wolken fails to do informal resolution. Kratsa delays informal resolution until 5/25/2005. I was unknowingly and unintelligently coerced into signing this grievance, without knowing my patients rights without getting relief, and without entitlements for my disabilities.

- 13. On and about 11/10/2005, was coerced and tricked into signing for prescription glasses. If I wanted them, I had to sign that I would pay for any repair or maintenance for them. McCreanor illegally denies this grievance, fails to inform me of my rights, without being given proper notice and hearing for new custom created to sign for glasses. McCreanor delays delivery of reply or back-dates. (20776)
- 14. On and about 12/18/2005, McCreanor denies reoccurring condition problem, back-dates or delays delivery of reply. (22386)
- 154.On and about 1/2/2006, McCreanor and Merson deny: A. illegal taking for medical copay, B. necessity of life to medical services, notice and hearing and time to information access to legal rights, C. fail to provide patients rights, D. deny ability to file meritorious grievances in timely manner, E. Dept and Center rules involved illegally implemented, F. grievances inherently, maliciously, systemically denied or obstructed. (22773).
- 158. Highly cordagious MRSA diseased in meter housed among high risk group in T2 since about March 2007, contrary to professional practices, by medical staff Crystal + Van Dusen, et al.

- 16. On and about 4/29/2004, (J.Does LI) denies diagnosis and treatment of severe foot pain and suffering. Was forced to file a grievance. (3178)
- 17. On and about 7/28/2005 to 12/28/2005 Merson delays grievance, Dunn delays informal resolution and provides No relief to proper vaccinations procedures and medical record keeping. (J.Does VI) fail to respond to correct these medical violations and grievance procedures not followed. (16283)
- 18. Brady, Taylor, Howard, Talley, Snyder, Carroll continue to violate HIPPA law by omitting privacy rights to my medical information by requiring medical grievances to go through security staff, which continues also to deny or delay professional medical services.
- 19. Harmful medical and health conditions to me caused by Brady, Taylor, Howard, Talley, Snyder, Carroll, Pierce, Burris, CMS and FCM employees and owners responsible for my proper care, continue to pose an unreasonable risk of future harm, as well as those debilitating health conditions that continue to cause harm to me, since Dec 1, 1999 to present. Thus, custodians, caretakers, guardians can not care for me, fail to advocate for my rights properly, therefore, proper relief would be to release me immediately from custody to stop these damaging conditions to me.
- 20. Medical staff and physician, mental health, and dontal, and optimity shelf + doctors. at as if under directions by the employer regarding medical decisions to not be professional and ethical do save money nine Dec 1, 1999,
- 21. Bredy, Taylor, Howard, Talley, Sayder, Carroll fail to report damages coursed to me as a wand of state and similarly situated causing musleading government reports and statistics to continue esser-up and damages to me since Dec 1, 1999.
- 22. Sick call are wrongfully used for emergency illness or injury by above emergencies and defendants and dates.

CLAIM 3: Serious dental needs not provided, prevented, diagnosed and/or treated at least professionally

- Merson and Burris interfere with proper dental care on and about 6/8/2001 by denying access and services as if medically qualified.
- 2. (Jane Doe LII) and every dentist since Dec 1999 (J.Doe(s) LIII) omits or denies prevention services, patients rights to be informed to be part of treatment, instead being closed-mouthed to cover-up, denture cleaning, proper teeth cleaning, deny teeth cleaning since I cannot pay co-pay as indigent and indentured servant.
- 3. McCreanor, on and about 6/5//2005 and 12/27/2005, continues to deny flossing method as other prisons have, and as if he is qualified to answer legal problems for ward of state that custodians fail to fix, and as if he is qualified to make dental decisions. The current professional standard is a water-pic method.
- 4. Burris, Merson, McCreanor also abuse their authority and grievance system on and about 6/8/2001, 6/5/2005, 7/15/2005 delaying or denying dental services for prevention of serious risks of damages to me.
- 5. Merson and Dunn delay medical grievance on and about 11/10/2005.
- 6. Welch, Eller, Weigner, Gordon deny dental services on and about 3/2/0/2006, fail to refund co-pays and work with their supervisors to correct wrong policy/custom, causing denial of necessities of life in status as ward of state, temporary state representatives chose to make me, fail to uphold my patients rights and custodians duties to cause No damage to me.
- 7. (Jane Doe XXXVII) denies me x-rays of my teeth due to my indigence, and denies dental and denture cleaning for same reason.

- 8. Howard Upholds my grievance but fails to enforce it on and about 4/19/2006.
- Carroll, on Mar 23, 2006 appeal, fails to respond to relief to severity of dental situation to-date.
- 10. McCreanor denies grievance on and about 12/27/2005 for dental cleaning method.

11. Bredy, Taylor, Howard, Tallay, Cryder, Carroll, CMS owner, FCM owner and their responsible supervisors, fail to provide, 24 hour emergency dental care, here at Delaware Correctional Center since Dac 1, 1999.

Claim 4: (Raalleged only) - Continues Interference with Treatments, belows caused
Sufficiential Harm; on at visit of the Great pain borders on barbarous, Repeated Negligence
To Christo Roblems, Indequate Systems As A Whole, Significant Affect To My Daily Activities,
Threat of Future Health Parage, Devied or Critical lations Rights, To Required Medications,
Sawrity Half Members devided or Celayed Required Medication in Giveronce loves:

By Memon, Eller, Kaefse, McCreams, (T. Qoe LIII), (T. Does XVII), Welch, (T. Doe
XXI), Howard, Duran, (T. Noes XVII), (T. Does XXXII), (J. Does XXXIV), (J. Does
XXXV), (J. Roes XVIII), (J. Does XXIII), (J. Does XXXIV), (J. Rodweller, Gordon, Heddinger,
from 8005 when I finally became capable enough to short the paper trail,
since my custodians failed to orient mx to my night + piredures in the beginning
of Dec 1999, so they heap doing their damages and cover-up to me, and provided
me nor advocate to uphold these rights my custodians were responsible for.

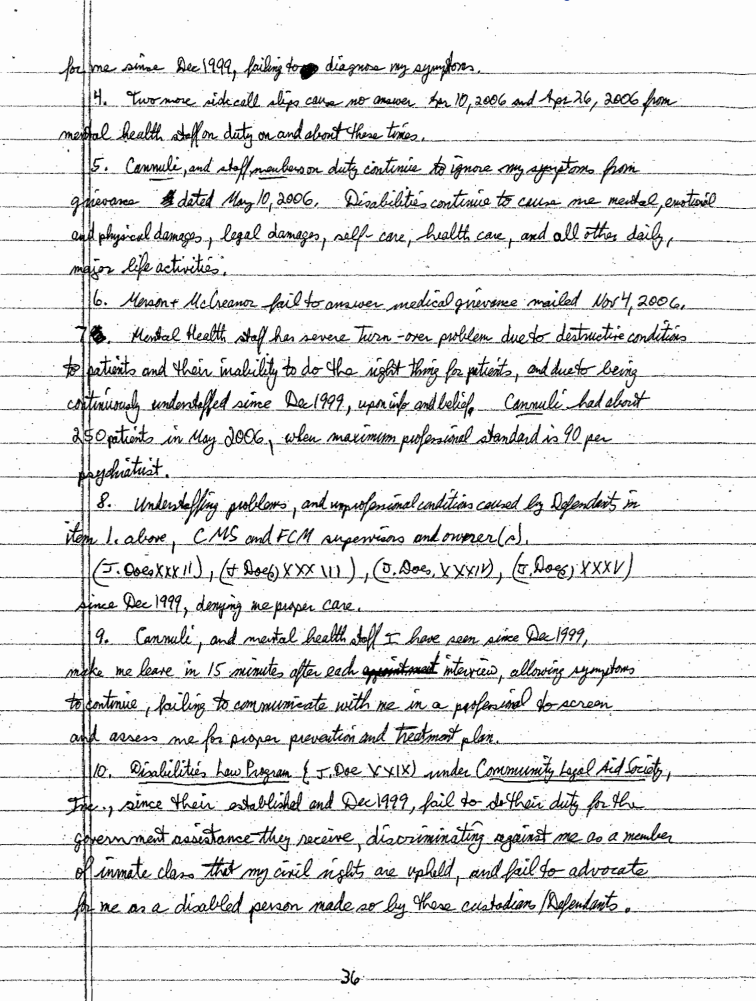
CLAIM 6: DENIAL OR OMISSION TO PROFESSIONAL OPTOMETRY SERVICES

- 1. Merson and McCreanor fail to process medical grievance dated and pout in grievance box on 11/10/05 for proper optometry services. No reply to date.
- 2. Another medical grievance dated and put in medical grievance box on Nov, 2006. No reply to date. Merson and McCreanor responsible for not responding to procedure.
- 3. Optometrist, the same one hired since Dec 1999, fails to provide professional optometry services to me including glaucoma test, astigmatism information and prevention, diagnosis and treatment, and anything else I should know about my eyes, and patients night.

Those Defendants below caused significant disruption in my everyday life which prevents
no from functioning mormally since Dec 1999. Each to have an American Disabilities
Let and Rehabilitation but approved facilities, equipment, conditions, services, and programs.
Use improper restraints from prison rules illegally maintained for my disabilities to
cause a damage to me. Fail to prevent, diagnose, and treat me for my disabilities
causing other custodians not to do their job for disabled like me, having worsened
my conditions. Use excessive morbel force further damaging ne with princip ments
and for threats of more, feely disabel out maliciously, abusinely, grossly repetibilly,
to explorit me due to my disabilities, and coursed me damages I was
in cognile of documenting or communicating to custodians due to my disabilities
before the below dates, and hearing problem due to excessive mise, threats and
violence constantly overhead, or confronted with by violent people, when I am Not

How rewies are profesionally provided, fail to control, since Dec 1999, fail to ensure there controls to reviews are profesionally provided, fail to control, train and/or expensive there controls by law and ethics, fail to have independent geer review, fail to investigate actual conditions by communicating with the frost-line immetes affected by those services, fail to expense quality control, which has allowed there contractors to have caused me reverley debilitating disabilities one there years, to date, not faving been capable to sooner communicate these problems to a court, having had no sufficient voice moz advocate as custodiers, caretakers, and quardears are responsible to to be for me, 2. Mental Health soft member to be ramed stamped rick call stop received on teb 27, 2006, but continues to omit his her! their duties to me still, sweeping my properties, fail to some, to diagrame and treatme professionally.

3. (5. Does XXII) including Cannuli to omit professional to mostal health care



:	
//	No patient information rights as have been provided for me as should professionally
. 1	done, and no unobstructed access to medal health information his been
	woulded by these Defendants of this claim since Da 1999.
	(JOOR XLVII), (J. Does XLVI) entered also into this compinary, corruption
1	organized crime in state government to deny me their services since
	ee 1999,
ł	3. All mental health staff who had contact with me since Dal, 1999 failed to identify
	is as a special needs inmate, and failed to provide that info to classification for proper
- Addition	housing.

CLAIM 11: DENIAL OR OMISSION OF DISABLITITY RIGHTS

- 1. CMS and FCM supervisors, owners and DOC supervisors responsible for since Dec 1, 1999 work in harmony to deprive me, as others here, all of these disability rights for many reasons. This denial directly affects almost all the other claims in this Complaint, which effectively still denies me access to many other federal rights so far disclosed as best as I can in this Complaint, and these custodians fail to hire sufficient staff to handle all these issues for me as my necessities of life.
- 2. These custodians Brady, Taylor, Howard, Talley, Snyder, and Carroll caused this Complaint by failing to do their duties, causing this waste of government funds and this Courts time since Dec 1, 1999.

CLAIM 12: OBSTRUCTION OR DENIALS TO PROPER ACCESS TO COURTS

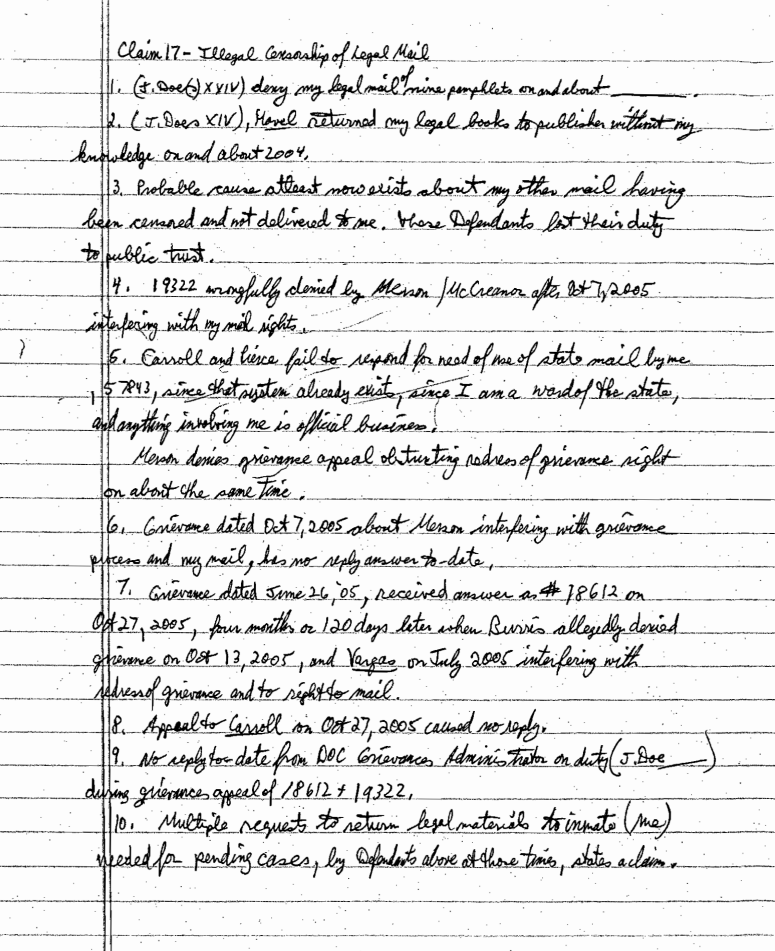
- 1. Johnson, since Dec 1, 1999 to Dec 31, 2006, continuously denied or obstructed my proper access to information, resources, and tools needed for bringing my cases in a timely, effective, equal, meaningful, capable and adequate manner meritoriously for the courts because of policies and customs created by him and others, by not properly having them officially approved and adopted by administrative procedures and laws, which has caused me and my family many damages, contrary to what should have been done as follows:
- 2. He failed to provide my disabilities rights the entire time;
- 3. He denied me ability to file a direct appeal due to these obstructions or denials, a motion to dismiss and post-conviction relief motion for my criminal case in a proper manner, causing me file things late, incomplete, researched properly, written better and shorter efficiently, caused me to file incomplete motions, continues to delay contemplated cases which need timely feeling causing more damages to me and my family;
- 4. He keeps empty, adjoining room to L building law library unusable for about 2 years so that inmates like me could not use to get better access to courts;
- 5. He denied my confidentiality rights to my legal work by requiring him to see and read parts of it;
- 6. He denied me ability to read certain cases, sheppardize them and other legal matters;
- 7. He provided no book list of other legal books available from other sources and to the ones he has in the law libraries, since he would not allow me also access to these basic legal materials others have access to like non-indigent, non-imprisoned, and attorneys have;
- 8. He allowed my indigence to interfere for my timely, equal, effective, meaningful, capable, and adequate access to the courts;

- 9. He allows the law libraries not to grow with the prison population effectively, continuously decreasing the access time to information, resources and tools directly effecting my legal and ethical access to the courts in several ways;
- 10. He denies or omits me also information, resources and tools as a standard lawyers office have, and I would have access to on the outside of this prison, and as other prisons have, in status as ward of state, as necessities of life, for proper access to the courts;
- 11. His maliciousness and arbitrary and capricious conduct to obstruct or deny access to the courts is obvious to a reasonable person;
- He discriminates against my access to these things, prejudicing all my cases, while giving 12. other certain inmates more access time to information, resources and tools, during those times;
- 13. He works in harmony with Kobus and Burris to deny me proper access about 3/23/2002 and 7 Aug 2002, prior to and after these dates failing to orient and advocate for my rights, while severely disabled and incapable to have a voice and communicate these violations, and to navigate the redress of grievances as my legal custodians, in my status as ward of state;
- 14. He causes some my law library appointment request slips to disappear to deny me access;
- 15. He fails to give me more access time per prison rule when a court deadline exists;
- 16. He fails to do his professional duties as a librarian by state standard;
- 17. He fails to provide me these rights during my detainee status Dec 1, 1999 to March 2001;
- 18. He denies my legal access to the courts by failing to photocopy requested legal information to read back in my cell for unobstructed access to the courts as a necessity of life;
- 19. He denies me directly needed information from the State Codes Commentary pages 200 to 399 purposefully removed or allowed by him;
- 20. He allows no browsing the stacks for my legal needs as necessity to life; no browsing denies time to compare legal theories, formulate ideas and other research as others can for a case plan;

- 21. He causes some inmates to tear out some gapes from books because he fails to photocopy for the needs of inmates as other prisons do, causing further delays to information by requiring library clerks to sign everything in or out even while in the law library;
- 22. He allowed on 2, 15 minute appointments per week to talk to inmate paralegal and read legal books during my detainee status; severely continuing to cause me and my family -irreparable damages;
- 23. He closes the pretrial law library for 9 months for all inmates without proper authority; his supervisors are in on this conspiracy and corruption; Kobus, Burris, Snyder, and Brady, Taylor, Howard, Talley for failures to have proper policy and procedures to not allow this kind of abuse of authority, official oppression, abuse of process, stealthy encroachments, unnecessarily broad conduct and more;
- He fails to cause adequate shelving, study space, chairs, tables for me also at the pretrial 24. and L building, compound law library; it has been 17 seats for 1600 inmates till 2007; He delayed opening 8 more seats for those 2 years or more;
- 25. He presumes to judge for me the time I need access to do my legal work, my abilities, and number of cases I am forced to bring;
- 26. He denies me ability to vigilantly oversee actions or prevent failures of my cases, to get court dockets from the internet on his desk, and court web site information deemed 'important' by the federal district court for my cases, and causes me to spend more money and causes delays in my legal action more then non-imprisoned or attorneys have to put up with;
- 27. He arbitrarily and capriciously denies me also entering or leaving L building during scheduled appointments; even when other inmates are moving about the compound to go to and from their programs and in and out of this building; no library works like that;
- 28. He first denies me out of copying attachments to my legal motions as pro se citizen as he has done to others; he is not my court appointed counsel to deny me; he practices law without a

license; only because by accident I had seen a legal case in a book showing him that he cannot do this, did he see his error, which he caused the current pretrial state employee law library clerk to do, and who knows who else, since about I first saw this happening in 2005 or so; Kobus fails to control, train and supervise properly;

- 29. He denies access to information needed for the courts with a court deadline saying I need to put in for a court extension, which just wastes more court resources, instead of him just doing his job to let me get to the law library for the needed info, resources, and tools;
- 30. He abuses his authority to beguile and frustrate my legal process when prison policy states "whenever a court deadline exist" an inmate is given preference to scheduling for law library appointments and does apply this policy equally to me also, policy does not allow for discretion, prejudice or discrimination for him to employ on whom ever he wants;
- 31. Photocopying services for all kinds of legal work are now a days an indispensable service and a necessity of life as non-imprisoned, non-indigent, as my opponents in cases have, his custom and his supervisors condoning such conduct of just allowing me also only motion copying service directly effects my legal access to the courts for drafts, plans, organizational matters for my legal work as others do; it must be free to the indigent as me.



- 1. Brady, Taylor, Howard, Snyder, Carroll, Little, Kobus, Burris, Pierce, Harris since Dec 1999 fail to provide unobstructed access to information, resources and tools, for timely, equal, effective, meaningful, and adequate access to the courts for me, just like non-indigent, nonimprisoned, non-disabled and attorneys or opposition has, at the law libraries in DCC and from the **internet**, updated precedence is needed on this in an every more modern, civilized and decent society, communication rights fail to be least restrictive, to prepare and present my cases in a legal manner; since no other ways and means is available to me here under these custodians/defendants, working in conspiracy and corruption to deprive of these necessities, causing my motions to be filed late, unequal, incomplete, ineffective, unmeaningful, and/or inadequate in too many ways to mention here due to page limit ordered by this Court.
- 2. Brady, Taylor, Howard, Talley, Snyder, Carroll, since Dec 1999, fail to provide me items from the commissary or other source, as a legally indigent for necessities of life and since no income is provided to me by them, my custodians;

Same Defendants and times, cause following conditions to my detriment, degrading, prejudicing and/or discriminating conditions for my legal work, health, safety, and security;

- 3. fail to provide me also humane housing temperatures in the summers reaching extreme heat conditions, and as a chronic care patient while in overcrowded, illegal code capacity in buildings B, C, D, E, T2; and in the winter, during excessive cold, only a 'fall' coat without a hood is provided, and no rain gear for the year for wards nor indigent, nor sufficient ice and a cold water fountain is provided on each tier without having to ask a guard for access;
- 4. fail to allow care packages, penologically approved vendors to mail items to us;
- 5. deny me family 'preservation, protection, and reentry rights' by exploitative telephone costs, time limits and calling time limits;

- 6. deny me also access to public libraries shut-in services including (J.Doe XXXVII) being part of conspiracy and corruption;
- 7. fail to provide a systemic approach for determining the library services needs for inmates with no qualified library services administrator; and fail to provide full-time access and evenings for all inmates, 5 days a week;
- with Merson and McCreanor, Leban fail to follow or enforce grievance policy and 8. procedures, administrative law and procedure for my grievances also;
- 9. fail to provide therapeutic visits with my family members, instead were destructive;
- 10. fail to provide a source to read the basic management tool of a professional, all inclusive, independent impact statement before any change is made for any group of inmates to prevent any risk of damage, health, or safety or caretakers duty for improvements;
- 11. cause me to become an **indentured servant** by their expectations to pay for certain things they should be providing for me as a ward of state they chose to take into custody;
- 12. fail to provide a ways and means to make or purchase and send gifts to family members as part of family preservation and protection, to show love an concern;
- 13. fail to allow me to provide daily family picnics and food to family picnics as I should as father for right habits, and preservation and protection; Thompson, Melbourne deny earned honor visit in summer 2006;
- 14. fail to provide me free legal postage and supplies as indigent as needed; and free family postage and supplies;
- 15. fail to provide me also non-damaging living space, now only 30 sq ft and confined to that area 78 % of the time; including T buildings only coded for 42 beds, and classified limited to 39; same while in detainee status; excessive noise, ventilation in single cells housing 2 people also causing me more communicable disease while in buildings B,C,D,E;

- 16. allow only hallway use for **recreation time**, and only 3 hrs and 45 minutes per day; do not provide a recreation room for each tier of 50 people, nor allow recreation room use at all, all adding to the excessive and damaging noise levels to me also from overcrowding damages; and T buildings not provided with a table and chair at each bed limiting picnic table use due to obstructive policy/custom that they can not be used during about 45 minutes every 2 hrs until code green which is not necessary in that setting and causes delays to do my legal work having to pack it up each time when table space is need;
- 17. fail to have certified or alike, and permanently posted in those areas, housing areas, programs, activities, conditions, services by the **disability** laws; including disability advocates (J.Does XLIII) who receive government funding, or fail to follow their professional ethics to discriminate against me because I am an inmate; were/are involved in this corruption;
- 18. fail to provide me also federal Water Safety Act and ground and air quality rights since this prisons was upon info and belief built on a dump site;
- 19. and Stevenson fail to provide proper classification to prevent damage to me for compatible cellies, don't allow inmate transfer requests until inmate on inmate violence is imminent failing to prevent risk, proper mental health evaluation be required, house me in excessive supervision and conditions for abuse and exploitation damages to me;
- 20. took my money for legal photocopies when I was also indigent while they failed to provide me the necessities of life, making me choose between health products, food, postage and supplies, and other commissary items, and legal information-resources-tools needed for legal access to the courts, all not provided by my custodians; 21527; grievance dated Dec 16, 2005 denied by Little, Johnson, Burris, (J.Doe XXIII), Howard; made indentured servant;
- 21. fail to provide prevent risk of harm to me also by not providing intake orientation as detainee and inmate when first arriving, long term class is provided for first timers in prison to

cover all areas, not just an update version for former detainees or inmates, for policies, procedures and all inmates rights to prevent risk of damages such as I have received;

- 22. through Hazzard and Henry continue to deny or harass me also about my possession of **legal materials** I need for my cases; and as a disabled person;
- 23. fail to allow me **personal property** also which other inmates are allowed;
- 24. totally deny any business or profession be allowed to be done by me also;
- 25. fail to provide sufficient and decency rights to partitions in showers and bathrooms for privacy after doubling occupancy in such buildings as B,C,D,E,V,T's; male inmotes observed by female guards;
- 26. fail to allow sufficient reading materials in my possession arbitrarily/capriciously;
- 27. fail to provide equal privileges in **protective custody** as in compound, excessive cuffing;
- 28. fail to provide me personal property protection be requiring me also to buy to buy a metal box, too small to hold my property, and possible to break into by inmates, when state should have large lockers permanently installed to not exploit every inmate to buy a box for their profit;
- 29. fail to develop and implement policy and procedure to ensure the right of convicted inmates to refuse to participate in activities and programs, without penalty, except for 'programs' mandated as part of sentence;
- 30. with Knight and (J.Does XXXI) fail to provide a therapeutic diet for me also to stop the damaging **food**; stop regimented meals to be 'open' to eliminate lines and required seating by housing unit;
- 31. fail to provide policy and procedure prohibiting inmates from supervising, controlling, exerting or assuming ANY authority over other inmates in any programs such as family problems, thresholds, and mental health workshops;
- 32. fail to provide fulltime employment for any inmate who wants a job; with a wage sufficient to purchase from the commissary and accumulate funds to assist me upon my release;

- 33. fail to use, upon info and belief, all commissary profits are used for their non-profit intended for inmates only, but are abused by purchasing which the government should supply;
- 34. fail to provide vocational/educational programs to meet the needs of the inmates where everyone that wants one gets one; no apparent systemic approach to determine personnel, space and things needed for these purposes to ensure all inmates access to staff and services;
- 35. fail to provide written policy and procedure so that inmates have access to their files and **records**, setting forth procedures and conditions for that review in accordance with statutes;
- 36. Fail to have policy and procedure, also available to any inmate on a daily basis, religious freedom to no keeping of any info of inmates' religious activities, as by Pennell, Heath, Holsterman, and ET. al. similarly situated;
- 37. fail to allow items mailed into me which are not security, safety or health violation causes; total ban with any policy is probably arbitrary and capricious;
- 38. fail to provide an administrative oversight by an independent, competent, Ombudsman or alike official in professional, penological standards and law for receiving and inspecting inmate complaints, since all prior personnel were/are dependent, not competent, causing or allowing these unprofessional damaging conditions;
- 39. fail to provide with Pennell, Heath, Holsterman (J.Doe LXI), (J.Doe LXII) to my rights, proper prison conditions to my wife to my marriage rights to prevent divorce and my children's relationships to be improved;
- 40. fail to provide state mail use for wards of state as me, its all official business;
- 41. failed to provide professional policy and procedure which does not deny these needs; Now are different Defendants and times involved:
- 42. Following are defendants involved in grievance procedure violation(s) from Dec 1999 to present: Merson, Kobus, Taylor, Brady, Howard, Talley, Snyder, Burris, Carroll, (J.Doe LVIII), (J.Doe LIX), Harris law library access, Little, McCreanor, Robins,

43. New updated precedence is needed to allow equal access to the courts and First Eighth and Fourteenth Amendment rights to be able to possess word processor **laptop** and accessories as pen and ink were required in the old days, as new computer laws show the standard ness in this ever more modern, civilized and decent society; as custodians must provide without cost to wards if those same tools are available for a price to other inmates for legal work;

44.

Relief needed also in attached Motion for Preliminary Injunction and Temporary Restraining Order.

Case 1:06-cv-00340-SLR Filed 11/29/2007 Page 51 of 53 Crayer For Relief No just and sufficient relief can be provided in this case. For Proper compensation for deliberate indifference to these right, privileges, or immunities against each Defendant involved, jointly and severally. For Curitive damages be ordered by this Court ordering Defendants to pay. + juny trial on all issues triable by juny. For Plaintiffs costs, fees, expenses, toxes on awards in this suit. Any other relief this representative Court of Hose United States of America deams appropriate to restore proper conditions for me and those similarly situated, to correct any of the custodians duties to prevent any further damage to any ward of this State. There read the fregoing complaint and hereby verify that the matters alleged herein are true, except as to metters alleged on information and belief or alike, and as to those, I believe them to be true. I certify under ponelly of paryung that the fregoing is true and correct. Completed at Snyrna, Delawace on Oct 3, 2007, Resubmitted corrected Nov 27, 2007. Wester Filant DETLEF F, HART MANN This is the Best I can do CBINO. 229843 under these circumstances Plaintiff Nelaware Correctional Center

1181 Goddock Rd, T2 Smyrna, DE 19977

Delaware Correctional Center Missing Statement

Is dedicated employees of the Delawone Corrections Center, the largest and correctional facility in the abota; it is one responsibility to provide a humanistic, working and living environment to see who come under our case. Our minim is accomplished by maintaining this highest standard of training and superit frame employees and offenders at this institution. We fulfill our obligation because we are committed to: Protecting—The public by providing a referend socure environment for the aboltond in mater. Providing—Inmates rehabilitation by offering a wide range of programs to assist them in rewriting with their families and never entering society—transfers to several advertising a society—transfers to several development of self-discipline interpersonal and work related whills in a structural and humane environment."

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Appendix A

Mission Statement

The Mission of the Department of Correction is to protect the public by supervising adult offenders and by directing them to treatment, education, and work programs.

In accordance with this mission, the Department will develop and maintain a competent and professional staff through active recruitment and proper training of qualified individuals.

We recognize a duty to provide for the treatment, rehabilitation and restoration of offenders as productive, law-abiding citizens within our communities. Offenders shall receive fair and humane treatment and be housed in secure and sanitary environments.

As a State agency, the Department is responsible for its operations and is accountable to the public. We will work cooperatively and maintain open communications with those authorities in the judicial, legislative and executive branches of government.

